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MARRIAGE SENTENCE—RENEWED KINGSBURY AND SPELLMAN.

We are pleased to learn that Messrs Theodore B. Kingsbury and J. J. Spellman have once more become members of the editorial staff of the *Richmond Sentinel*. These gentlemen are well known in North Carolina as efficient workers in the "Press Agency for the public" as well as the common members of the editorial staff of the *Richmond Sentinel*. These gentlemen are well known in North Carolina as efficient workers in the "Press Agency for the public" as well as the common members of the editorial staff of the *Richmond Sentinel*. These gentlemen are well known in North Carolina as efficient workers in the "Press Agency for the public" as well as the common members of the editorial staff of the *Richmond Sentinel*.

GENERAL CLINGMAN'S LETTER.

We call the attention of our readers to the very interesting letter of General Clingman to the editors of the *Adelphi*, published in the issue of the 10th inst. We are glad to find our second page this morning. The proof of the existence of a people in North Carolina superior to the Indians in arts and intelligence, if not in point of time is indisputable. Who they were, where they came from and how and when they disappeared will doubtless ever be unsolved questions. We cordially welcome both of our old friends back to editorial laurels. Our only wonder is that such good fellows could have kept so long.

NORTH CAROLINA RAILROAD CHANGE OF GAUGE.

We learn by special telegram from Raleigh on yesterday, that His Honor Judge Albertson, continued the injunction restraining the Richmond and Danville Railroad Company from changing the gauge of the North Carolina road from Greensboro' to Charlotte. A bond of fifty thousand dollars was required from the State, being the party in whose favor the injunction was issued. It seems that His Honor gave no opinion in reference to the validity of the lease, as notice to the right of the Company made a change in the gauge extended over the whole of the North Carolina Road. His opinion touches only the right of the Richmond and Danville Road to make the particular change proposed, to wit: To change the gauge from Greensboro' to Charlotte to the wide gauge, and to leave the gauge from Greensboro' to Goldsboro' as it now is.

The plain effect of this change would be practically to make two roads of what has heretofore been one road, by comparing a break in bulk at Greensboro'. We are not advised what further proceedings will be had in the premises.

THE UNIVERSITY.

We publish in another column letter from Judge James Grant, of Moline, Iowa, to the *Tarboro' Register*, in response to an article in that paper calling upon the Alumni of the University to do something in behalf of Judge Grant is a native North Carolina, and a graduate of the University, and though a resident of another State, still feels a great interest in the fortunes of his *Alum Mater*. We sincerely trust that some material aid to the University, as well as pleasure to the Alumni, may come about from their proposed meeting, in June next.

We do not know the precise basis by which it is proposed to bring about the restoration of the University. Judge Grant's letter indicates a wish to see the control of the affairs transferred entirely to the Alumni. Under the Constitution of the State as it now stands this cannot be done, nor can it be done under the Constitution as it will stand after the proposed amendments shall be adopted in August next. If the amendments shall be ratified by the people, the University will be controlled by trustees to be elected from time to time by the Legislature. As the Government in relation to the University received the assent of the Representatives of both parties in the Legislature, we presume there will be no objection made to it at the polls, and, finally, in effecting a reorganization upon a basis so satisfactory to all right minds, no matter to what party they belong.

Richmond is building six new theatres for visitors to the exposition.

The first Protestant Easter service held on the shore of Cuba to honor the Episcopal Church in America recently.

The Spotswood Hotel lot and the adjoining lots, in Richmond, Virginia, have been sold at auction, for a large amount of \$38,794, owned Carrington, the proprietor of the Exchange.

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THE RAILROAD INJUNCTION
JUDGE ALBERTSON IN THE
CONTINUED
BOND OF \$50,000 FROM
FROM THE STATE
SPECIAL TO THE REGISTER
RALEIGH, N. C., April 23.—Hon. Judge Albertson, sitting in the United States District Court at Raleigh, has granted an injunction against the Danville Railroad Company, and to the charge of engine on the Carolina Railroad between this city and Charlotte, to be held to the \$50,000 from the State to the said Company for damages to the said engine, to be paid before the May 1. If the bond is not given, the time the injunction is to be paid.

Neither the validity of the injunction, nor the giving of the entire road was passed upon. A partial charge was held to be unpaid.

Both parties have given notice to appear to the Supreme Court.

GOTHAM.
THE TRAIN LUNATIC.
FEMALES REQUESTED
THE
ONE OF THE STRONG-M
REFUSES TO LEAVE
SHE SAYS THAT THE EVIL
WOULD NOT HURT H
MORALS.
RECORDED HACKETT T
ENDED.
INJUNCTION PRARED
ARREST OF A NOTO
COUNTERFEITER.

NEW YORK, April 23.—Noon.—The Train Lunatic investigation. Daily requested the females present to leave the court, as the given was unfit for them to hear. Brook, sister of Victoria W. refused to leave, saying that if anyone would not hurt her morals.

Judge Daily ordered the release of the Court, and both male and female auditors were released.

The Ball's Head Bank has refused of the million dollars due the court, and the quarters of a million dollars paid.

The President of the Union Railroad says its financial condition is the abrogation of the system.

At a meeting last night, W. W. of the Bricklayers' Union, in the judgment of the speaker, belonged to a Union he did not in the principle, and in the morning, who walked the street in full view of the public.

New York, April 23.—Night Recorder Hackett produced in the General Sessions this morning, in the judgment of the speaker, a mail threatening him with false case again sentences prison for terms of imprisonment in the judgment of the speaker, the latter, are light crimes. The states that a body of men have been indicted for the same, and avenged on the Recorder by him or some member of his family, he does not heed this was the case.

National Bank of Selma, Ala., brought suit in the United States District Court to enjoin Bedford, Ala., from interfering with its title possession of \$16,128 31, was being deposited by the Bank in the Ocean National Bank, City, Cal., by Recorder of the Tracy. The suit of Cade was on the fact that the Bank had been ordered to pay \$250,000 for which judgment was recovered, thus giving the States a lien on the money in the judgment of the speaker, was paid over to him to partly satisfy judgment obtained by the Gov. Judge Blatchford to-day granted the same, and the money in much money shall be paid and is relieved for argument.

El Brown, said to be connected with the case, was arrested at Northwest, was arrested at the Avenue Hotel to-day.

An advance of 10 cents per pound, the price of coal, was announced.

THE WAR IN THE
MORE FIGHTING WITH
MODOS.
THE COUNTRY IS A FE
THE ROADS UNSAFE
LAVA BEDS, SUNDAY, April
A pack train, with 21 men, and mules, was captured by the Indians from Mason's camp to-day. The train was attacked at the head of the Cave. The men sheltered themselves in the cave, and the Indians killed and one wounded. The was fired into upon entering beds and again when it returned. The Indians fired upon the roads and fired at the pickets a volley through the camp. Thomas sent a scout among the Indians in the attacking party. Many Spring Indians will hunt the Modocs, but they feared in such a manner.

The roads are not safe to the country is in a ferment. Searched Chas. Mason, the Modoc, was captured by the Indians. It is thought that some of the Modocs will raid around the valley to secure good horses, sufficient for the country, and the cavalry has returned, and the cavalry is making a circuit to the lava beds.

HEADQUARTERS
THE FIEDMONT RAILROAD
PROCEEDINGS AGAINST
THE GOVERNMENT
WALLY ABANDONED
WASHINGTON, April 23.—No. proceedings have for some time been pending in the United States District Court at Richmond, Va., against the Piedmont Railroad from Greenville, S. C., to Danville, on a mortgage. The case was brought to the Attorney General, and he has been asked to seize the railroad, and to the ground that it was in the hands of the government, having been taken over by the government in the rebellion. The Attorney General has just decided that the proclamation of pardon of the government, and the right of the government to seize the road is hereby discontinued. The proceedings for the mortgage give the Confederate government, on the ground that the contract is a nullity, proceedings against the road were suspended. The interests at issue are about a million and a half of dollars.

GREAT BRITAIN
INCREASE OF CABLE T
LONDON, April 23.—Noon
The cable is to be increased to \$1 per word, commencing May 1, and is caused by the failure of the cable.

The weather is favorable to the planting of the cotton and an epidemic.

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